

NEGRO MURDERED THIS MORNING

Dick Hawkins Shot Down in Cold Blood by David Logan.

MURDERER STILL AT LARGE.

Fatal Shooting Affray Occurred In "Candy Bill's" Dive, Which Police Want to Close.

Trouble Started in Joint Called the American Club, at 3 O'clock—City Swarms With Black Parasites.

"You—hop-head!"

The words were snapped out like the crack of a whip and were directed to Ed Johnson or David Logan, colored, in the American club, 43 Commercial street at 3 o'clock this morning by Dick Hawkins, a burly negro. Three hours later, the dead body of Hawkins, pierced by a bullet from a 38 caliber revolver, lay on a slab at O'Donnell's undertaking parlors.

The shooting occurred shortly before 3 o'clock in "Candy Bill" McKenzie's saloon, 33 Commercial street. The fatal shot was fired by Logan. The shooting was a cold blooded murder and the murderer made his escape. Detectives are searching the city and surrounding country for Logan.

GANG OF LOAFERS.

This fatality is the direct result of the lack of vigorous action on the part of the so-called American administration in ridding the city of the vicious black parasites who feed and fatten from the degradation and miseries of fallen white women. Feeling because of the value of their votes, they loaf about Commercial street and when full of the poison cocktail of drink, smoke and sex, they will murder a man or a woman. Commercial street is infested with them and scarcely a night passes that there is not a brawl of some kind which usually ends in an attempt at murder.

WHERE TROUBLE STARTED.

Early this morning, Dick Hawkins, Ed Johnson and David Logan, with other negroes, were in the American club, a joint conducted by Ed Hood and Charles Johnson. The men suddenly started in a row, but just what started it could not be learned. Hawkins called either Johnson or Logan a "hop-head" and Logan hurled a vile epithet at Hawkins and at the same time drew a revolver. Several by-standers seized Logan, forced him to place the weapon in his pocket and then ordered him and Johnson to leave the place. The two men left and went into "Candy Bill's" place No. 32. They were standing at the bar drinking when suddenly the swinging doors of the saloon and Hawkins stepped into the barroom.

Logan saw Hawkins, and quick as a flash drew his revolver and fired point blank at the approaching man. With a yell of pain and a gasp, Hawkins reeled backward, staggered out to the sidewalk and fell unconscious to the pavement. Logan, with a smoking revolver in his hand, rushed from the place and disappeared.

POLICE ARE CALLED.

Hawkins was quickly picked up and carried to the hospital. He was on a table. He was dead within a few minutes after the shot was fired. The body was left on the table until the arrival of Dana T. Smith. It was then ordered sent to O'Donnell's undertaking parlors.

The police were notified of the shooting at 3 o'clock and a chief of Detectives, with a number of plain clothes men were called and started an investigation and a search for the murderer.

Johnson, who was with Logan when the first altercation started and with him when the fatal shot was fired, was released on custody as a witness. He was released on the condition that he would be arrested by Patrolmen Bush and Johnson as also was David Logan, who was locked up and held as a witness.

COLD BLOODED MURDER.

According to statements made by Johnson, the shooting of Hawkins was a cold blooded murder. It was brutal and cold blooded in the extreme. The dead man being shot down without a word of warning. So far as Johnson knows, the man had no open quarrel with him. Hawkins took particular delight in casting slurs upon Johnson, and Logan, who is said to be addicted to the habit of opium smoking, disliked Hawkins for that reason.

When the men first entered the saloon, the shooting started and with him when the fatal shot was fired, was released on custody as a witness. He was released on the condition that he would be arrested by Patrolmen Bush and Johnson as also was David Logan, who was locked up and held as a witness.

HAWKINS WAS DESPONDENT.

Hawkins was 25 years of age, a native of Peoria, Ill. He had spent a year ago from Kansas City and went to Montana. There he lived with a woman until about three months ago, when she was arrested by taking poison. Her self destruction had a bad effect upon Hawkins. He was constantly brooding over the death of the woman. A day or two later, he frequented "Candy Bill's" place and other low dives on Commercial street, and hung about the saloons and the dens of vice. He was frequently engaged in altercations with them. A few weeks ago he was arrested on the charge of beating and fined \$15. He was convicted. The colored people of the street know nothing about Logan, who is a saloon keeper. McKenzie, proprietor of the saloon where the shooting took

DESERET EVENING NEWS.

TRUTH AND LIBERTY.

THURSDAY SEPTEMBER 10 1908 SALT LAKE CITY UTAH

FIFTY-EIGHTH YEAR

JEWEL COVERED BODY LOCATED

Mrs. Ashton Harvey, Dressed in White from Head to Toe, Suicided.

SHE SOUGHT REST IN WATERS

Wealthy Woman Suffered Grief Over Son's Death Broke Her Heart And Upset Her Mind.

Newark, N. J., Sept. 10.—The body of Mrs. Ashton Harvey, dressed in white and literally covered with a fortune in jewels, was found today in the private pleasure lake on the estate of Stewart Harris at Short Hills, N. J., by bloodhounds which had been brought from New York to seek her.

Mrs. Harvey was the wife of Ashton Harvey, a millionaire corporation lawyer, at 32 Broadway, N. Y., and lived in their magnificent estate at Short Hills.

ATTIRED RICHLY.

Mrs. Harvey, who was wealthy in her own right, had been acting peculiarly several weeks past and her daughter Dorothy and son Harold became alarmed yesterday afternoon when she left the house dressed in white, even to her shoes and stockings and wearing all of her jewels. About her neck she wore a \$25,000 necklace, and on her hand she had a ring set with a rich diamond tiara. Her breast was covered with sunbursts and other brooches set with diamonds and her fingers were bedecked with jeweled rings. This was the last order of residents in the neighborhood pointed out the body in the lake. Mrs. Harvey's remains were taken out by grapples. Her husband believes she committed suicide because of grief over the death of her son.

BLOODHOUNDS ASSIST.

Mr. Harvey and his daughter searched the roads in their automobile until dark, when they called in the police. Bloodhounds from New York arrived at 2 a. m., and after an all-night search the animals pointed out the body in the lake. Mrs. Harvey's remains were taken out by grapples. Her husband believes she committed suicide because of grief over the death of her son.

LYLE GUN TRICKY.

Portland, Ore., Sept. 10.—Louis Black, first mate of the steamer Roanoke, is under arrest charged with having engaged in a gun battle with a hunter in the northern part of this city yesterday by discharging the Lyle gun, kept aboard ship for casting a line in case of wreck at sea. The shot struck more than a mile north of the boat, lighting between two men at work in the yards of the Oregon Railroad & Navigation company. It tore a hole in the side of the building and caused considerable damage. It appears that the missile had broken from the line to which it is usually attached. After arrest, Mate Black was taken to the police station in pursuance to a provision of the federal law which requires such guns to be fired once in 30 days to insure that they are in perfect condition. This is the second time within a year that a shot from a Lyle gun has escaped from its fastenings. On the previous occasion it lit in a thickly populated part of the city, barely missing several children at play.

RETURNS STILL FAR INCOMPLETE IN WASH.

Seattle, Wash., Sept. 10.—The returns from the primary election are yet very incomplete, at least 60 per cent of the total vote is unreported. The election of Wesley L. Jones, the Republican candidate for U. S. senator is assured. Belated returns increase the lead of Mr. Jones over Senator Levi Ankeny.

THIRD SHOOTING AFFRAY.

This morning's affair is the third shooting that has occurred in McKenzie's place. Several months ago a colored man named Jerry Chorn shot a colored man in the back and nearly killed him. Just a few weeks ago another "hop-head" colored man attempted to murder a man in the dive. Last Tuesday evening two colored men engaged in a row over the ownership of a dime and one stabbed the other several times and then escaped. The shooting of Hawkins was the third shooting that has occurred in McKenzie's place.

COLORED PEOPLE INDIGNANT.

A prominent and respectable colored man said this morning: "The authorities permit this class of men to live in Salt Lake just so long will there be fights and murders. These parasites of white women (parasites was not exactly the word he used) are nearly all hop-heads. They do no work at all but manage to wear better clothes than hard working people can afford. There is scarcely one of this gang that does not carry a big gun. Why don't they run these worthless fellows out of town? Why don't they use the law to disarm them? When one of these no-account fellows is full of hop no man's life is worth a dime."

Justice Smith said today that, in all probability, an inquest will be held over the body of Hawkins following the shooting. Every effort is being made to locate Logan and arrest him on the charge of murder. It is not unlikely that, if he is located, he will resist arrest and there may be another shooting before many hours.

Logan, the murderer, has the reputation in Salt Lake among the colored population as being a dangerous man. A prominent colored man said that he has long been addicted to the use of opium and that he will draw a gun and shoot on the slightest provocation. He has boasted it is said, that he killed two men in gun fights and it is known that he belonged in Kansas City to what was known as the "light street gang," a band of desperadoes and toughs.

RED-LIGHT IS UP TO MUNICIPALITY

Attorney General Breeden Says Authority to Suppress Vice Is So Invested.

ENFORCE THE ORDINANCES

It Is the Particular Duty of the City And Its Officers to See Law Is Upheld.

Attorney General Breeden was asked today, by a "News" representative, for his opinion on the claim that it was his duty to take an active hand in settling the red light moving question, as alleged in a morning publication. Judge Breeden said: "Authority to suppress houses of ill fame or places of evil resort is vested in municipalities. The city of Salt Lake has passed an ordinance, now in force, which, among other things, says that it shall be unlawful for any fallen woman to advertize in any manner her location, or that she shall be guilty of immorality. It shall be unlawful for any person to keep or maintain in the city of Salt Lake, any house of ill fame or evil resort, and it shall be unlawful for any owner, agent or property to lease or rent property for lewd or lascivious purposes. This inhibition is contained in section 453, city ordinances of 1903.

LAW SHOULD BE ENFORCED.

"These laws and ordinances should be enforced by city officials," and while the prosecuting officers, have the right to prosecute for prostitution, yet it is the particular duty of the city and its officials, in accordance with its own charter, to prosecute and suppress and close up resorts of ill fame and all business operated there. The proposition to remove the red light district from its present location to another locality and establish a stockade or pen, is too abhorrent for right thinking people to consider favorably. The person who suggests this entitled to the sharpest condemnation. The crime of prostitution ought not to be condoned—it ought to be suppressed. No authority exists for picking up an individual in the middle of Commercial street, and planting it down anywhere within the city limits, or elsewhere, for that matter. I am opposed to it, and hold it to be the duty of the city to put a stop to it, and suppress it. The office of the attorney general has nothing to do with this matter.

UTAH OUGHT NOT TO START.

"It is shocking to think that men of this intelligent age should require that some place be set aside or apart where they can gratify their desires for prostitution, and that they should be allowed to do so. I believe in the prosecution and suppression of that sort of vice. I don't believe in licensing it. The crime of prostitution is a crime, and women will scatter over the city, if any attempt is really made to suppress them. Their establishments should be broken up, and in general, all collections of people gathered for vicious purposes ought to be suppressed. The city ordinances make it a misdemeanor to rent any building or place for the purpose of being used as a place of immorality, and the law ought to be enforced. Such action would stop this thing and break it up."

INDIANA PIVOT STATE IN THE MIDDLE WEST

Chicago, Sept. 10.—Indiana is to be the pivot state around which the Democratic campaign in the middle west is to swing and from now until election all the forces that the national committee can summon will be brought to bear to elect the Hoosier state for the Democrats. After a speech tonight in Evansville, William J. Bryan will return to Indiana and speak in Terre Haute on September 25 and John E. Lamb of Indiana, vice chairman of the advisory committee has secured Mr. Bryan's promise to speak twice in Indiana.

National Chairman Mack and Mr. Lamb held a conference today on the situation in this section of the country. Mr. Lamb said: "There is no question about Indiana going for the Democratic ticket. If we can't carry Indiana we can't carry any state in this part of the country."

Mr. Bryan has informed the national committee that he desires that traveling men's bureaus be established at the headquarters in all debatable states.

Mr. Bryan has carried King county by a small plurality over Wesley L. Jones, the Republican candidate in Seattle and 59 precincts in the county, Jones is behind 199 votes.

FITZGERALD IS FREED

United States Attache Instructed Not To Give Out Evidence Gathered, Keeps Silence.

Chicago, Sept. 10.—George W. Fitzgerald accused by the state authorities of the theft of \$173,000 from the United States sub-treasury here, was freed by Judge Chetlain today. United States Sub-Treasurer Bolden, after a long hearing, refused to disclose evidence gathered by the federal authorities, took the stand and refused to testify. Judge Chetlain dismissed the case.

BRYAN ADDRESSES MANY WORKING MEN

Mattoon, Ill., Sept. 10.—Refreshed by nine hours sleep William J. Bryan, Democratic candidate for president, awoke this morning to find his car on a side track at this place. He was not expected to be here and his presence in the city was not generally known. The first stop today was at Olney, Ill., where he was scheduled for a speech. Mr. Bryan proceeded to Poseyville, Ind. From the time he retired, a little before 10 o'clock, until long after midnight repeated demands for Mr. Bryan to appear on the platform of his car, and that was the disappointment when told the presidential candidate was asleep.

Mattoon a crowd of several hundred persons, many of them workmen, surrounded the car. Mr. Bryan on the rear platform and spoke for several minutes, principally on monopolies and injunctions.

THREE BIG GATHERINGS.

London, Sept. 10.—Another great congregation, including dignitaries of the Roman Catholic priest and the laity, assembled in Westminster cathedral today, when a pontifical high mass, celebrated by Monsignor Amette, archbishop of Paris, assisted by several archbishops, bishops and canons, a full choir and soloists.

At the conclusion of the mass there were three sectional meetings in connection with the national eucharist, which was called last night. Two of them were conducted in English and the third in the French language. Cardinal Vincente Nennutelli, the papal legate, presided over the larger of the two English meetings. All the papers read dealt with the eucharist.

PACIFIC FLEET OFF FOR PAGO-PAGO, SAMOA

Honolulu, September 10.—The Pacific fleet with torpedo destroyer flotilla in tow, which arrived at Honolulu on Sept. 2 from San Francisco, will sail today for Pago-Pago, Samoa.

At 9:45 this morning the fleet, in sailing formation, was outside awaiting the West Virginia with Rear Admiral W. T. Swineburne, the commander-in-chief, left the harbor shortly before 10 o'clock.

WHERE THE TRIBUNE HAS ALWAYS STOOD

The Tribune is on record as being in favor of the establishment of saloons and brothels in this city, and it has never, as far as the public knows, changed its heart. On March 6, 1881, the paper, speaking of "billiard halls, saloons, and houses of ill-fame," said:

"Freedom is the first requisite of manhood, and if it can be won without excesses so much the better. If it can't, never mind the excesses, win the freedom."

It is for the decent citizens of this community to consider well the consequences of such teachings.

BRITISH SHIP LAUNCHED

Largest and Heaviest Ever Built for Navy Christened at Portsmouth This Morning.

Portsmouth, Sept. 10.—The St. Vincent, the largest and heaviest battleship ever built for the British navy, was launched successfully here today. A great crowd saw the vessel take the water. As the warship came from her block, she was christened by the Countess Beauchamp.

Counting the three cruising battleships of the Invincible class, the St. Vincent is the eighth vessel of the Dreadnaught type to be launched in this country. The admiralty has observed the usual regulations with regard to the details of the design and construction of the St. Vincent, but from certain figures that were given out, it is manifest that the experience gained from the construction of the Dreadnaught has been utilized in this vessel. It is believed that some of the additional weight of the St. Vincent is to be accounted for by heavy armament for protection against torpedoes and by improvements, giving greater security to those controlling the movements of the ship while in action.

A number of foreign attaches, including Lieut. Commander John H. Gibbons, the American attaché, attended the launching on the invitation of the admiralty.

THE REAL POINT.

The real point, says the answer, "did the trial court in imposing punishment take into consideration the relation between the Standard Oil company of New Jersey and the Standard Oil company of Indiana and did it base its fine upon the wealth of the Standard Oil company of New Jersey and upon the wealth of the Standard Oil company of Indiana, and its ability to pay."

THE CONCLUSION.

To determine this question the Standard Oil company attorneys assert that a few sentences extracted by the government counsel from the words of Judge Landis are not sufficient. They insist that the court clearly intended to show that the referred to the New Jersey corporation as the "real defendant" and to the Indiana company as the "nominal defendant."

The conclusion stated by the answer is "that the enormous fine inflicted upon the defendant was because of the ownership of its stock by the Standard Oil company of New Jersey and because of the financial standing of the latter corporation is beyond dispute when the entire opinion of the trial court is considered."

A large part of the petition for rehearing, the answer asserts, is a repetition of points which no one disputes, and counsel for the defendant declaring that the government attorneys are mistaken in their interpretation of the court's opinion. The answer asserts that the court clearly intended to show that the referred to the New Jersey corporation as the "real defendant" and to the Indiana company as the "nominal defendant."

LAWSON'S DAUGHTER-IN-LAW IN YACHT SPILL

Boston, Sept. 10.—Mrs. Arnold Lawson, daughter-in-law of Thomas W. Lawson and Mrs. Marshall C. Bouie, who were visiting in Boston, were thrown into the water when Mr. Lawson's yacht, My Gipsy, was struck by a fishing schooner in the lower bay yesterday. Mrs. Lawson escaped drowning. A man on the schooner saw the impending collision and crawling out on the bowsprit, was just in time to pull Mrs. Lawson on board. She was completely under water, was rescued by Capt. M. S. Enos, one of the men of My Gipsy.

NO NEED OF REHEARING.

On the point of the number of offenses which the petition for rehearing of certain evidence to certify questions to the federal supreme court is not a proper one because there was no division of opinion among the judges of the reviewing court.

ANOTHER BRIDGE BUILDS.

Winnipeg, Man., Sept. 10.—All Canadian express trains are again compelled to go around through the United States on their journey from Montreal and Toronto to Winnipeg and the Pacific coast. For some unknown reason, as soon as one of the big, wooden bridges was rebuilt after being burned down recently, another was found on fire yesterday.

UNEVEN STRUGGLE.

Port Arthur, Ont., Sept. 10.—All night long, forest fires throughout the number of houses on the outskirts of the city in different directions, which resulted in the calling out of the whole fire brigade, which succeeded in checking the danger.

A fire could be seen all night burning on Thunder Cap, 18 miles distant. It threatened the deserted village of Silvers Lake, which has been a summer resort since the suspension of a century ago. No one is there now to fight the flames except the caretaker of the mines and his family.

DEADLOCK STILL ON.

Des Moines, Ia., Sept. 10.—A second ballot for United States senator in joint session resulted materially the same as Wednesday. Representative Kendall was not present and Gov. Cummins received one vote less. The stand-patters scattered their votes. Gov. Cummins stated at the close of the balloting that he would recommend the progressives support a motion to adjourn until Nov. 5.

LOCOMOTIVE DIVIDEND.

New York, Sept. 10.—The directors of the American Locomotive company yesterday declared a quarterly dividend on common stock of 1 1/2 per cent. The last quarterly dividend was 1 1/2 per cent on preferred stock was declared as usual today.

STANDARD OIL'S ANSWER FILED

Wants to Know Which Company Courts Are Investigating as There's Several.

GOVERNMENT OVER ZEALOUS

It Is Charged With Levying Fine With Regard to Hitting Rich—Best Concern.

Chicago, Sept. 10.—Counsel for the Standard Oil company of Indiana in an answer filed today to the petition of the government attorneys for a rehearing of the appeal from Judge Landis' judgment fining the company \$25,000 for the violation of the anti-rebate laws, uphold the decision of Judges Grosscup, Baker and Seaman of the United States circuit court of appeals, reversing the judgment and lifting the burden of the enormous fine, as good law amply justified by the records of the case.

SEVERAL COMPANIES.

Point by point the answer, which was formally placed on record at the opening of the office of the clerk of the court, by Col. R. W. Stewart, general attorney in Chicago for the Standard Oil company, takes up the arguments of the petition for rehearing which set forth alleged errors and particularly suggested that the upper court had erred in its understanding of what the trial judge really had said concerning the previous offenses by the Standard Oil company of New Jersey.

In the petition for rehearing the reviewing judges are charged with assuming that Judge Landis had intended to punish the Standard Oil company of New Jersey in the original proceedings which were against the Standard Oil company of Indiana. On this point the answer declares it to be a trial court referred to the New Jersey company or the Indiana company, as not "a virgin offender."

AERIAL FLEET NEXT?

"Instead of the skids which Mr. Wright uses for naval purposes, the aeroplane could be fitted with two light water skids, similar to rowing shells, so that it could land on water. After the machine made a light, it could be pulled out of the water by means of the davits. The bureau of equipment would be required to construct a fleet of these aeroplanes. It could fly over the advancing column of an enemy's fleet and drop explosives or secure valuable information."

SIMPLE TO START.

"The aeroplane would prove invaluable in naval warfare," Lieut. Sweet remarked to an army officer during Wright's flight yesterday. "Mr. Wright's machine would be capable of 24 miles an hour as a matter of fact, and it would require no launching apparatus if it were started from one of the scout cruisers which makes 22 and 23 knots an hour, or about 27 miles. It could fly over the advancing column of an enemy's fleet and drop explosives or secure valuable information."

COINCIDENTAL SHOOTING FOLLOWS FARMER OVER WATERMELONS BETWEEN FARMERS.

Fayetteville, Ark., Sept. 10.—Because John Murray, a well known farmer, who lived near here, charged John D. Holt, aged 22, son of a prominent merchant of Lincoln, Ark., with stealing watermelons and threatened to whip him, Holt shot and killed Murray from ambush near the confession of Holt, who has been arrested.

STEAMSHIPS ARRIVE.

New York, Sept. 10.—Arrived: Martha from Bremen via Trieste; Patricia from Hamburg.

FUNERAL NOT SET.

San Francisco, Cal., Sept. 10.—Arrangements for the funeral for P. N. Lillien, who was killed yesterday when an unmanageable horse attached to a heavy load, collapsed under the weight of it, will not be made for several days. The statement that the funeral would be held at the Gans-Nelson light at the time the accident occurred, is incorrect. He had been on the peninsula, and his friends and family were merely passing through Colma, where the prizefight was in progress.

"MY BUSY DAY, TODAY."

Candidate Taft Is Catching Up On Correspondence Before Beginning Tour.

Cincinnati, O., Sept. 10.—Mr. Taft plans today to make further strides to getting up to date with his correspondence and to get his schedule of his tour of the country by long-distance telephone with state and county leaders within a comparatively short time. His plans are being discussed for the pilgrimage home of delegations. No official announcement has yet been made, however, until the Republican national committee has decided upon the date for utilizing the candidate on the road.

TO NAME "UNCLE JESSE"

Democrats Form Plan to Nominate Him Regardless of Denials As to Acceptance.

Salt Lake Democrats, at least part of them, have reached a decision to nominate Jesse Knight for the governorship, whether he will or no. Today the matter was freely discussed among the leading party members in an informal way, and the name of Mr. Knight was the only one that had support of any proportions. The plan now is to nominate him, and bring to an issue the question of his acceptance.

Mr. Knight would take the nomination if tendered to him, and that for one was going to work first, last and all the time for Jesse Knight for governor, until the convention nominated him. Ashby Snow, county chairman, when asked for his opinion, said that Mr. Knight would accept, but that he wished he did have.

AMERICA MAY GET AERIAL FLEET

Records Made by Orville Wright Make High Officials Enthusiastic.

TALKING FUND IS RAISING

Lieut. Sweet Would Borrow from Bureau of Equipment to Start Building Flying Navy.

Washington, Sept. 10.—The two aeroplane flights made by Orville Wright at Fort Myer yesterday, which broke all records for distance and time, have aroused the officers of the navy to action. Secy. Metcalf was one of the most enthusiastic spectators present and Asst. Secy. of the Navy Newberry has been following the Fort Myer tests closely. Lieut. George C. Sweet of the bureau of equipment has been detailed to observe the Fort Myer tests for the navy.

JUST ONE DRAWBACK.

Secy. Metcalf was asked if the navy intended to buy an aeroplane as a beginning in the application of aeronautics to the navy. "I cannot say what we might do," he replied. "Of course, we would need funds for that purpose. There is only one reason that I can see why Mr. Wright's machine would be impracticable for use in the navy, and that is his starting apparatus."

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